

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

\* \* \*

ADVANTA-STAR AUTOMOTIVE  
RESEARCH CORPORATION OF  
AMERICA,

**Plaintiff.**

Case No. 2:21-cv-00026-RFB-BNW

ORDER

V.

MADSEN HOLDINGS, LLC D/B/A  
MADSEN MARKETING & PR; TIGER  
MOTORS LV, INC. D/B/A INFINITI OF  
LAS VEGAS; AND INFINITI AND  
BEYOND, LLC D/B/A INFINITY OF  
KENTUCKY; and BRITTANY MADSEN,  
an individual.

### Defendants.

Before the court is Defendants' motion to seal certain documents accompanying its motion to compel discovery. ECF No. 48. Since that motion was filed, the parties have settled the case. ECF Nos. 57-58. As a result, the court did not have to decide Defendants' motion to compel. Given this, the public access considerations under *Kamakana v. City and Cnty. of Honolulu* are not implicated. 447 F.3d 1172 (9th Cir. 2006). Therefore, IT IS ORDERED that Defendant's motion to seal ECF No. 49 is DENIED as moot.

IT IS FURTHER ORDERED that the Clerk of Court is kindly directed to keep ECF No. 49 and its attachments under seal.

DATED: July 5, 2022

  
BRENDA WEKSLER  
UNITED STATES MAGISTRATE JUDGE